IN THE UNITED STATED DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

| U.S. BANK TRUST NATIONAL | § |
|---------------------------------|---|
| ASSOCIATION, NOT IN ITS | § |
| INDIVIDUAL CAPACITY BUT SOLELY | § |
| AS OWNER TRUSTEE FOR RCF 2 | S Civil Action No. 3:22-cv-02740 |
| ACQUISITION TRUST C/O U.S. BANK | § |
| TRUST NATIONAL ASSOCIATION, | § |
| | § |
| Plaintiff, | § |
| | § |
| v. | § |
| | § |
| DONALD CHAE and YOON J. CHAE, | § |
| | § |
| Defendants. | § |

PLAINTIFF'S ORIGINAL COMPLAINT

Plaintiff U.S. Bank Trust National Association, not in its individual capacity but solely as owner trustee for RCF 2 Acquisition Trust c/o U.S. Bank Trust National Association ("U.S. Bank" or "Plaintiff") complaining of Donald Chae files this *Original Complaint* and states as follows:

I. PARTIES

- 1. Plaintiff is a "mortgagee" as is defined in Texas Property Code section 51.001(4) and is appearing through the undersigned counsel.
- 2. Decedent Don Chae ("Decedent") was a borrower under the loan agreement described below. Decedent Don Chae passed away on or about June 25, 2021. Upon information and belief, no probate is open for his estate in the county where the subject Property is located. Accordingly, there is no executor or administrator to be made a party in this proceeding as the personal representative of the estate.
- 3. Pursuant to Texas Estates Code §§ 101.001, 101.051, and 201.001, the heirs at law of Decedent ("Heir" or, collectively, "Heirs"), whether known or unknown, acquired all of

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Decedent's respective estates, including an undivided interest in the Property, immediately upon Decedent's death. Each Heir is made a party in this proceeding.

- 4. Defendant Donald Chae is an alleged heir and son of Decedent. He is a citizen of the state of Illinois and may be served with process at 1401 Washington Avenue, Wilmette, IL 60091, or at any other place where he may be found. Summons is requested.
- 5. Defendant Yoon J. Chae is a co-mortgagor on the loan described below. She is a citizen of the state of Texas and may be served with process at 3216 Rotan Lane, Dallas, Texas 75229.

II. PROPERTY

6. This proceeding concerns the real property and improvements commonly known as 3216 Rotan Lane, Dallas, Texas 75229, and more particularly described as follows:

BEING LOT 3, BLOCK 5/6432 OF ROYAL CHAPEL ESTATES, AN ADDITION TO THE CITY OF DALLAS, DALLAS COUNTY, TEXAS, ACCORDING TO THE PLAT THEREOF RECORDED IN VOLUME 714, PAGE 1688, MAP RECORDS OF DALLAS COUNTY, TEXAS. (The "Property").

III. DIVERSITY JURISDICTION AND VENUE

- 7. This Court has jurisdiction over the controversy because there is complete diversity between Plaintiff and Defendant, and the amount in controversy exceeds \$75,000.00. *See* 28 U.S.C. § 1332.
- 8. Plaintiff is a trustee of a mortgage-securitization trust. When determining the citizenship of the real parties in interest for purposes of diversity jurisdiction, it is the citizenship of the trustee which controls, not the citizenship of the beneficiaries of the trust. *Navarro Sav. Assoc. v. Lee*, 446 U.S. 458, 464-66 (1980); *Manufacturers and Traders Trust Co. v. HSBC Bank USA, N.A.*, 564 F.Supp.2d 261, 263 (S.D.N.Y. 2008). Plaintiff is a national banking association which is chartered and has its main office in Minnesota. In *Wachovia Bank, N.A. v. Schmidt*, 546

U.S. 303 (2006), the Supreme Court held that a national bank is a citizen of the state where its

main office, as designated in its articles of association, is located. Wachovia Bank, N.A. 546 U.S.

at 307; see 28 U.S.C. § 1348 (2006). Therefore, Plaintiff is a citizen of Minnesota for diversity

purposes.

9. The named Defendants are individuals and citizens of the states of Illinois and

Texas.

10. In this suit, Plaintiff seeks a declaratory judgment to foreclose on real property.

Because the property is valued at more than \$75,000.00, the minimum amount-in-controversy

requirement has been met. When the object of the litigation is a mortgage lien that entitles its

owner to the full use and enjoyment of the property, the lien may be measured by the appraised

value of the property, the purchase price, or the outstanding principal and interest. Cf. Farkas v.

GMAC Mortg., LLC, 737 F.3d 338, 341 (5th Cir. 2013).

11. When a party seeks declaratory relief, the amount in controversy is measured by

the value of the object of the litigation, and the value of that right is measured by the losses that

will follow. Webb v. Investacorp, Inc., 89 F.3d 252, 256 (5th Cir.1996). Stated differently, the

amount in controversy is "the value of the right to be protected or the extent of the injury to be

prevented." Hartford Ins. Grp. v. Lou-Con, Inc., 293 F.3d 908, 910 (5th Cir. 2002) (quoting

Leininger v. Leininger, 705 F.2d 727, 729 (5th Cir. 1983)); see also Farkas v. GMAC Mortg., LLC,

737 F.3d 338, 341 (5th Cir. 2013).

12. Here, the value of the right to be protected is enforcement of mortgage contract

through foreclosure. If Plaintiff were to foreclose on the Property, it would be entitled to either the

full use and possession of it, or the proceeds of a foreclosure sale. But if Plaintiff is unable to

foreclose, it may be entirely divested of any interest in the Property. Thus, rights to the entirety of

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the property are in question, and the value of the property controls. And the value of the Property

exceeds \$75,000.00. The Dallas County Appraisal District values the Property at \$340,230.00 as

of the most recent appraisal year, which is in excess of the jurisdictional minimum. Therefore,

Plaintiff meets the amount-in-controversy requirement.

13. Venue is proper in the Northern District of Texas, Dallas Division, because this suit

concerns title to real property located in Dallas County, Texas. See 28 U.S.C. §§ 124(a)(1),

1391(b)(2).

IV. FACTS

14. The foregoing paragraphs are incorporated by reference for all purposes.

15. On or about June 5, 2003, Decedent Don Chae ("Borrower") executed a Texas

Home Equity Adjustable Rate Note (LIBOR Index – Rate Caps) (First Lien) in the principal amount

of \$165,900.00 ("Note"), originally payable to JLM Direct Funding, Ltd. as lender on a loan

secured by the Property. A true and correct copy of the Note is attached hereto as **Exhibit A**.

16. Concurrently with the execution of the Note, Borrower and Defendant Yoon J.

Chae executed a Texas Home Equity Security Instrument (First Lien) dated June 5, 2003,

("Security Instrument" and together with the Note, "Loan Agreement"), as grantors, granting JLM

Direct Funding, Ltd. its successors and assigns, a security interest in the Property. The Security

Instrument was recorded in the official public records of Dallas County, Texas, under Document

No. 2410416 on July 1, 2003. A true and correct copy of the Security Instrument is attached hereto

as **Exhibit B**.

17. The Security Instrument named Mortgage Electronic Registration Services, Inc

("MERS") as the beneficiary, solely as nominee for JLM Direct Funding, Ltd. MERS transferred

and assigned the Loan Agreement to The Bank of New York Mellon Trust Company, National

Association fka The Bank of New York Mellon Trust Company, N.A. as successor to JP Morgan

Chase Bank, N.A. as Trustee for RASC 2003KS6 ("BNYM"). The Assignment of Deed of Trust

("Assignment") was recorded in the official public records of Dallas County, Texas, under

Document No. 201000088749. A true and correct copy of the Assignment is attached hereto as

Exhibit C.

18. BNYM transferred and assigned the Loan Agreement to U.S. Bank National

Association, as Trustee for NRZ Pass-Through Trust V. The Corporate Assignment of Deed of

Trust was recorded in the official public records of Dallas County, Texas, under Document No.

201700051217. A true and correct copy of the Assignment is attached hereto as **Exhibit D**.

19. U.S. Bank National Association, as Trustee for NRZ Pass-Through Trust V

transferred and assigned the Loan Agreement to MTGLQ Investors, L.P. The Corporate

Assignment of Deed of Trust was recorded in the official public records of Dallas County, Texas,

under Document No. 201700295833. A true and correct copy of the Assignment is attached hereto

as Exhibit E.

20. MTGLQ Investors, L.P transferred and assigned the Loan Agreement to Plaintiff.

The Assignment of Deed of Trust was recorded in the official public records of Dallas County,

Texas, under Document No. 202100297160. A true and correct copy of the Assignment is attached

hereto as **Exhibit F**.

21. Plaintiff is the current legal owner and holder of the blank endorsed Note. Plaintiff

is also the mortgagee of the Security Instrument as that term is defined in section 51.0001 (4) of

the Texas Property Code.

22. On or about June 25, 2021, Decedent passed away. Upon information and belief,

no probate was ever opened for Decedent. In accordance with Texas Estates Code §§ 101.001(b)

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and 101.051, their heirs acquired all Decedent's interest in the Property immediately upon his

death, subject to the Loan Agreement debt owed to Plaintiff.

23. Under the terms of the Loan Agreement the Borrower was required to pay when

due the principal and interest on the debt evidenced by the Note, as well as any applicable charges

and fees due under the Note.

24. The Loan Agreement further provides that should Borrower fail to make payments

on the Note as they became due and payable, or fail to comply with any or all of the covenants and

conditions of the Security Instrument, that the lender may enforce the Security Instrument by

selling the Property according to law and in accordance with the provisions set out in the Loan

Agreement.

25. The Loan Agreement is currently due for the August 1, 2005 payment and all

subsequent monthly payments. On June 8, 2022, a Notice of Default and Intent to Accelerate was

sent in accordance with the Loan Agreement and the Texas Property Code. The Notice of Default

and Intent to Accelerate advised that in order to cure the default, a payment for the entire total

amount past due, any amount in the interim must be received on or before July 13, 2022, and that

failure to cure the default on or before the date specified would result in acceleration of the sums

secured by the Security Instrument and sale of the Property. A true and correct copy of the Notice

of Default and Intent to Accelerate is attached hereto as Exhibit G.

26. The default was not cured, and the maturity of the debt was accelerated on August

15, 2022, when a Notice of Acceleration of Loan Maturity was sent in accordance with the Loan

Agreement and the Texas Property Code. A true and correct copy of the *Notice of Acceleration of*

Loan Maturity is attached hereto as **Exhibit H.**

27. Plaintiff brings this suit for declaratory judgment and foreclosure so it may enforce its security interest in the Property.

V. CAUSES OF ACTION

A. DECLARATORY JUDGMENT

- 28. The foregoing paragraphs are incorporated by reference for all purposes.
- 29. Plaintiff requests a declaration from this Court that it is the owner and holder of the Note and beneficiary of the Security Instrument. Plaintiff requests a further declaration from this Court that, as owner and holder of the Note and beneficiary of the Security Instrument, Plaintiff is a mortgagee as that term is defined under Texas Property Code section 51.0001(4), and is authorized to enforce the power of sale in the Security Instrument through foreclosure of the Property.

B. ENFORCEMENT OF STATUTORY PROBATE LIEN

- 30. The foregoing paragraphs are incorporated by reference for all purposes.
- 31. Plaintiff seeks a declaration from this Court that Plaintiff has a statutory probate lien against the Property under the terms of the Loan Agreement and the following statutory authority:
 - a. TEX. ESTATES CODE §§ 101.001(b) and 101.051(b)(1), which state in pertinent part:
 - "the estate of a person who dies intestate vests immediately in the person's heirs at law, subject to the payment of, and is still liable for: the debts of the decedent, except as exempted by law"
 - b. Texas Title Examination Standards § 11.10, which states in pertinent part:
 - "A decedent's Property passes to his or her heirs at law or devisees immediately upon death, subject in each instance, except for exempt Property, to

payment of debts, including estate and inheritance taxes;" and

c. Texas Title Examination Standards § 11.60, which states in pertinent part:

"A decedent's Property passes to his or her heirs at law or devisees immediately upon death, subject in each instance, except for exempt Property, to payment of debts, including estate and inheritance taxes . . . Property of a decedent passes subject to unpaid debts and taxes of the estate."

32. Through Plaintiff's statutory probate lien, reserved in Texas Estates Code §§ 101.001 and 101.151, Plaintiff has an enforceable and superior lien against the Heir's interest in the Property. Because of a material breach of the Loan Agreement, Plaintiff seeks to enforce its statutory probate lien in the Property through foreclosure.

C. NON-JUDICIAL FORECLOSURE

- 33. The foregoing paragraphs are incorporated by reference for all purposes.
- 34. Because of a material breach of the Loan Agreement, Plaintiff seeks an order from this Court to enforce its statutory probate lien through non-judicial foreclosure pursuant to the terms of the Loan Agreement and Texas Property Code § 51.002, with respect to Defendant who acquired the Property subject to Borrower's debts.

D. PUBLIC AUCTION

- 35. The foregoing paragraphs are incorporated by reference for all purposes.
- 36. Because of the material breach of the Loan Agreement, a public auction of the Property in conjunction with all other regularly scheduled non-judicial foreclosure sales on the first Tuesday of the month would provide the most practical, efficient, and effective means to enforce Plaintiff's security interest in the Property. Because the rights, responsibilities and duties of Plaintiff and the trustee are well known under Texas Property Code § 51.002 and Texas case

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law, a public auction conducted in the same manner as a non-judicial foreclosure sale would meet

all constitutional standards of due process. Because no personal liability is sought against the

Defendant, a public auction of the Property would be the most expedient means to put the Property

back into the stream of commerce and the housing stock of the community. Otherwise, the Property

will continue to be a wasting asset that is subject to vandalism and deterioration.

E. JUDICIAL FORECLOSURE

37. The foregoing paragraphs are incorporated by reference for all purposes.

38. In the alternative, for failure to cure the default of the Loan Agreement, Plaintiff

seeks to enforce its security interest against the Property in an amount equal to the payoff at the

time of judgment.

39. As the current legal owner and holder of the Note and the mortgagee of record who

has the right to enforce the Note and Security Instrument, Plaintiff seeks a judgment for judicial

foreclosure together with an order of sale issued to the sheriff or constable of Dallas County, the

county where the Property is located directing the sheriff or constable to seize and sell the Property

in satisfaction of the Loan Agreement debt.

F. TRESPASS TO TRY TITLE

40. The foregoing paragraphs are incorporated by reference for all purposes.

41. Concurrent with Plaintiff acquiring all of Defendant's right, title, and interest in the

Property, by enforcement of Plaintiff's statutory probate lien by non-judicial foreclosure under

Security Instrument's power-of-sale provision and the Texas Property Code or, alternatively, by

judicial foreclosure. Plaintiff seeks a declaration and judgment that the Defendants are divested of

all of their right, title and interest in the Property and that all of Defendants' right, title, and interest

in the Property are vested in Plaintiff.

G. WRIT OF POSSESSION

- 42. The foregoing paragraphs are incorporated by reference for all purposes.
- 43. If any person occupies or claims possession of the Property (an "Occupant") after transfer of all right, title, and interest in the Property in favor of Plaintiff, then Plaintiff requests a writ of possession against any Occupant.

H. ATTORNEYS FEES

44. Because of the material breach of the Loan Agreement, Plaintiff is entitled to recover reasonable and necessary attorneys' fees under the loan documents, and Texas Civil Practice and Remedies Code §38.001. Attorneys' fees are not sought as a personal judgment against the Defendant but only as an additional debt secured by the Security Instrument.

VI. PRAYER

WHEREFORE, PREMISES CONSIDERED, Plaintiff requests that Defendants be cited to appear and answer, and the Court enter judgment granting:

- a. A declaration that Plaintiff is the owner and holder of the Note and beneficiary of the Security Instrument and that Plaintiff is a mortgagee as that term is defined under Texas Property Code section 51.0001(4), and is authorized to enforce the power of sale in the Security Instrument through foreclosure of the Property;
- b. A declaration that due to a breach of the Loan Agreement, Plaintiff's statutory probate lien against the Property shall be enforced by a non-judicial foreclosure at public auction—or alternatively, a judgment for judicial foreclosure—and that through the foreclosure or auction the Defendants are divested, and the purchaser at foreclosure sale is vested, of all of Decedent's right, title, and interest to the Property;
- c. A writ of possession against any Occupant of the Property if the Occupant fails or refuses to leave the Property after foreclosure or auction;
- d. Attorney fees and costs of suit, not as a personal judgment against the Defendants, by only as an additional debt secured by the Security Instrument; *and*
- e. All other relief, in law and in equity, to which Plaintiff is entitled.

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Respectfully submitted,

By: /s/ Mark D. Cronenwett

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